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and Third-Party Defendant NARGIS NUSRATY
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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
GUCCI AMERICA, INC., a NEW YORK corporation,

Plaintiff,

-against-

NANCY OLICKER, individually, d/b/a
SAMPLE SALE PRODUCTIONS d/b/a
SAMPLESALEPRODUCTIONS.COM; SAMPLE
SALE PRODUCTIONS, LLC, a NEW YORK limited
liability company, d/b/a SAMPLE SALE PRODUCTIONS
d/b/a SAMPLESALEPRODUCTIONS.COM and
DOES 1-10,

Defendants.

-----X
SAMPLE SALE PRODUCTIONS, LLC,

Third-Party Plaintiff,

-against-

NUSRATY CORP. and NARGIS NUSRATY,

Third-Party Defendants.

-----X

Defendant, Nusraty Corp. by and through its counsel Dilworth & Barrese, LLP, herewith
submits its disclosure pursuant to Rule 7.1. of the Federal Rules of Civil Procedure to enable
Judges and Magistrates of the Court to evaluate possible disqualification or recusal.

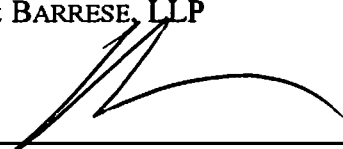
Case No. 08-CV-4451 (DC)

**STATEMENT PURSUANT
TO F.R.C.P. 7.1**

The undersigned attorneys for Nusraty Corp. herein certify that there are no corporate parents and/or publicly held corporations that own ten percent (10%) more of its stocks.

Dated: Uniondale, New York
July 15, 2008

DILWORTH & BARRESE, LLP

By: 
Rocco S. Barrese (RB 7064)
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NUSRATY CORP. and Third-Party
Defendant NARGIS NUSRATY
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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true copy of the foregoing:

STATEMENT PURSUANT TO F.R.C.P. 7.1

was served via first-class mail, this 15th day of July, 2008, on the following:

Steven M. Lester
LaREDOLLA, LESTER & ASSOCIATES, LLP
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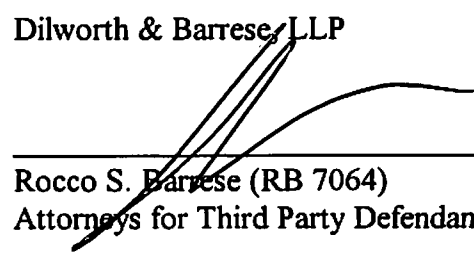
and

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Attorneys for Plaintiff Gucci America, Inc.

Dilworth & Barrese, LLP



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